Geri Lynn Green, (State Bar No. 127709) 1 LAW OFFICES OF GERI LYNN GREEN, C A Law Corporation 700 Montgomery Street IT IS SO ORDEREI 3 San Francisco, ČA 94111 Telephone: (415) 982-2600 Facsimile: (415) 358-4562 4 Email: gerigreen@earthlink.net 5 6 Attorneys for Plaintiffs ESTHER KRENN and ESTATE OF LUIS ANDREW MARTINEZ By and Through his Administratrix, 3/31/2009 8 ESTHER KRENN 9 10 IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 11 SAN JOSE DIVISION 12 ESTHER KRENN and ESTATE OF LUIS Case No. CV 07-02295 JW PVT 13 ANDREW MARTINEZ By and Through his 14 STIPULATION AND (PINOP Administatrix, ESTHER KRENN ORDER TO EXTEND CURRENT 15 CASE SCHEDULE BY 30 DAYS Plaintiffs, 16 VS. 17 COUNTY OF SANTA CLARA, et al. 18 Defendants. 19 20 21 The parties are continuing to engage is settlement discussions which appear at this point to 22 have tentatively resolved the case, pending approval by defendant claims committee and 23 execution of release.. Accordingly, the parties, through their respective counsel of record, hereby 24 stipulate and agree that the current case schedule as set forth in the Third Order Modifying 25 26 Scheduling Order, Document 84, filed 1/21/09, be extended by 30 days. 27 The proposed schedule changes reflecting these changes are as follows: 28 STIPULATION AND (PROPOSED) ORDER TO

EXTEND CURRENT CASE SCHEDULE BY 30 DAYS

CASE SCHEDULE

1	Event	Old Date	New Date AS MODIFIED
2	Close of all Discovery	06/08/09	07/08/09
3	Last Date for Hearing Dispositive Motions	08/10/09 at 9:00 a.m	9/14/2009 at 9:00 AM
4	Preliminary Pretrial Conference	05/11/09 at 11:00 a.m.	6/8/2009 at 11:00 AM
	Preliminary Pretrial Conference Statement	05/11/09	5/29/2009
5 6	IT IS SO STIPULATED.		
7	Dated: March 25, 2009	LAW OFFICES OF GER	I LYNN GREEN, LC
8	By:	/s/	
9	Geri Lynn Green (State Bar No. 127709)		
10		Attorneys for Plaintiffs	
11			
12	Dated: March 25, 2009	SHEUERMAN, MARTINI & TABARI	
13			
		/s/ David Sheuerman	
14		Attorneys for County Def	endants
15			
16	Dated: March 25, 2009	SANTA CLARA COUN	ΓV
17	Dated. Water 23, 2009	OFFICE OF THE COUNTY COUNSEL	
18	By:	/s/	
	Dy.	Gregory Joseph Sebastine	elli
19		Attorneys for Defendants	
20	PURSUANT TO STIPULATION, IT IS SO ORDERED AS MODIFIED above.		
21			
22	Dated:March 31, 2009		
23		Honorable James Ware United States District C	
24			
25			
26			
27			
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STIPULATION AND (PROPOSED) ORDER TO EXTEND CURRENT CASE SCHEDULE BY 30 DAYS